Thanksgiving Service.

the Free Baptist church, owing to the good cheer. storm, and to the fact that the place of center of the village, were only moderately attended. Those present, however, seemed to heartily enjoy the occassion, and the discourse delivered by the Rev. H. A. Pallister was listened to famine; to our husbandmen abundant famine; to our husbandmen abundant barvests, and to them that labor a respect to our land enduring peace, to our personal famine; to our land enduring peace, to our peace, to ou pay careful perusal:

coming nearer home in our search for reasons that should move us to thankfulness. In sections of our land malignant diptheria and scarlet fever have been reaping their harvests of death. In portions of the west and south-west drouth has obtained, entailing much suffering on man and beast. In the proud keystone state Johnstown was desolated with a memorable flood, some three thousand lives or more being sacrified, sending through the world a thrill of horror. Seattle was consumed by flames. On Tuesday last, at Lynn, Mass., ten millions of dollars went up in smoke. Cyclones and waterspouts have made their dread visitations here and there.

But none of these things have over-

We dwell in a goodly town where the heat of summer annoys not, nor enervates. The God-given maples that line our streets projecting their grateful shade, being of themselves enough to fill with praise and adoration, the most callons and the most indifferent. No epidemic has been active in our community. Compared with other localities, the death-rate of Paw Paw is exceedingly low. The season just ended has been greatly encouraging to the farmers. Blight has not rested on our fields, nor despoiled our harvests. The fall has been all that could be desired, the warm muggy weather being exactly what the growing wheat required, and now the snow has come to suckle and

Two years ago the demon of fire got in his work, demolishing some of our most sightly buildings, the fabled goats fellows perishing in the conflagration. But this catastrophe proved really a blessing in disguise. The resurrected hardware, the new clothing store and the Longwell block being structures of which our people may well be proud, it being hard to find, even in large cities, more elegant quarters than the savings bank occupies. The Masonic fraternity also has done itself great credit in putting up such a neat and modest edifice. The brotherhood of Oddfellows perform their mystic rites in a lodge room of their own, richly furnished and appointed.

The grange and the farmers progressive club flourish, nobly fulfilling their respective missions, while the boys in blue who fought beneath the stars and stripes keep up a well-disciplined and successful post. The woman's temperance union still pursues the even tenor of its way, furthering, as best it can, the great and holy cause to which it stands committed. The efficiency of our public schools, presided over by Professor Higgins, deserves honorable mention in this connection. All the teachers appear to be well qualified for the positions they hold, an air of aniversal satisfaction characterizing both pupils and patrons, the musical department, under the able direction of Miss Dunning, molding with truest art those who avail themselves of its advantages.

ennobling, uplifting, purifying. It expands the finer faculties of the soul, its come. engine study reaching into even wider fields of knowledge. The painting class, under the skillful tutelage of Miss Barrows, being one of the commendable efforts recently inaugurated in our midst. The ladies' reading circle, which meets every Monday night, drinking at the fountain of purest literature, is in a healthy and vigorous condition. Chautauqua, which no words of mine can adequately praise, assembles on Tuesday evenings, being instinct with enthusiasn. Turning from mental to physical culture, the ladies pedestrian club must not be overlooked, its walks in the open air, when the sun shines and the birds sing, furnishing better tonics than any of our physicians can

The good feeling subsisting between the several churches and the several ministers is a cheering omen, their union services having not only won the commendation of friendly outsiders, but even the admiration of the ungodly. The weekly papers of our village merit a kindly word in our rapid thanksgiving retrospect. They are clean, wholesome, newsy; being remarkably free from that rasping personality in which county papers are so apt to indulge. Soon the Grange Visitor will be printed here, carrying to thousands of homes the family reading and farm instruction so helpful in happifying and rendering more efficient those in whose special behalf it is published.

The new roller process flouring mill presents, likewise, a theme for congratulation. It brings much trade to our town, commending the enterprise of its owners by manufacturing a fine grade of flour. The foundry of the Snow Brothers is also an industry that ought to be fostered, their improved heating furnace, meeting with an ever widening appreciation. Lastly, the citizens of this community may well rejoice this morning. Neither village, township or county owe a single dollar of old-time indebtedness, the railroad bonds are all cancelled and the school house paid for, the burden of taxation in consequence thereof, being greatly lightened. In gathering up themes for thanksgiving and thanksliving, let us not fix our vision on such distant objects as to forget the things that smile

upon us right where we live The setting apart of this day, as day of praise and worship, is a grand testimony to the fact that, notwithstanding the teaching of so-called agnostics and other unbelievers, the majority of the people of this great commonwealth are not atheistic. That reverence for God still occupies a commanding place in our land. Business everywhere is largely suspended. The

poor and the unfortunate are kindly in peace, be ye warmed and tilled; not 30c remembered. The newsboys and the withstanding ye give them not those waifs of our cities are not forgotten.
18c Thanksgiving turkeys, in countless numbers, are bought to be given away, thus it might have read thanksgiving) if it 20c increasing the sum of human fellow-ship. Old ladles' homes and soldiers' The only way to be really and true ship. Old ladles' homes and soldiers' The only way to be really and truly homes are lit up with the gladness of the occasion. Even the inmates of our therefore, not keep the radiance of this

with marked attention. As the closing portion thereof refers more or less to matters of local interest, we take pleasure matters of local interest matters and matters of local interest matters and matters of local interest matter matters and matters of local interest matters are matter matters. The matter matters matter matters are matter matters and matter matters are matter matters and matters are matter matters and matter matters are matter matters and matter ure in laying the same before our many readers, assuring them that it will repay careful perusal:

much like Scripture, has fallen under pay required. It is guaranteed to give perfect satisfaction or money refunded. Price 25 cents per box. For sale by By well defined progression we are and one of you say unto them, Depart Bartram & Millington.

withstanding ye give them not those things which are needful to the body

reform schools and penitentiaries share festive day all to ourselves, but as God The union Thanksgiving services at in the general round of satisfaction and has blessed us in basket and in store, so may we flood with sunshine the hearts The words of President Harrison are: of many against whom the dark tide of meeting is quite a distance from the "It behooves us to look back with thank- affliction and pinching poverty has

LONGWELL BROTHERS -- DRUCS, CROCERIES, ETC.

Longwell Bros.

CALL ATTENTION TO THEIR

Drug, Grocery Long Brick Store

WITH THE MOST COMPLETE STOCK OF

most sightly buildings, the fabled goats belonging to the Masons and the Odd- DRUGS, GROCERIES, CROCKERY, GLASSWARE, WALL PAPER, Paints and Oils, Stationery, Fancy Goods, Yankee Notions, Etc., Etc., in South-western Michigan.

WE ARE DAILY RECEIVING

Which will be the most Complete ever brought to this Market.

We give Special Attention to ALL our Customers, keep our Stock Complete and always try to Please.

PRICES ALWAYS RIGHT.

A cordial invitation is extended to all to make the Longwell Store their Painting is akin to poetry, being Headquarters, where everyone is wel-

> Your Friends. LONGWELL BROS.

What is

Castoria is Dr. Samuel Pitcher's prescription for Infants and Children. It contains neither Opium, Morphine nor other Narcotic substance. It is a harmless substitute for Paregoric, Drops, Soothing Syrups, and Castor Oil. It is Pleasant. Its guarantee is thirty years' use by Millions of Mothers. Castoria destroys Worms and allays feverishness. Castoria prevents vomiting Sour Curd, cures Diarrhea and Wind Colic. Castoria relieves teething troubles, cures constipation and flatulency. Castoria assimilates the food, regulates the stomach and bowels, giving healthy and natural sleep. Castoria is the Children's Panacea-the Mother's Friend.

Castoria.

"Castoria is an excellent medicine for children. Mothers have repeatedly told me of its good effect upon their children.

Da. G. C. Osgood, Lowell, Mass. "Castoria is the best remedy for children of

which I am acquainted. I hope the day is not far distant when mothers will consider the real interest of their children, and use Castoria instead of the various quack nostrums which are destroying their loved ones, by forcing opium, morphine, soothing syrup and other hurtful agents down their throats, thereby sending them to premature graves.'

Castoria.

"Castoria is so well adapted to children that I recommend it as superior to any prescription known to me." H. A. ARCHER, M. D.,

111 So. Oxford St., Brooklyn, N. Y. "Our physicians in the children's department have spoken highly of their experience in their outside practice with Castoria, and although we only have among our medical supplies what is known as regular products, yet we are free to confess that the merits of Castoria has won us to look with

UNITED HOSPITAL AND DISPENSARY,

Conway, Ark. | ALLEN C. SMITH, Pres., The Centaur Company, 77 Murray Street, New York City.

favor upon it."

E. SMITH & CO .-- CLOTHING.

AND



Smith

This arrival will probably create some-

Ready Made Clothing,

UNDERWEAR.

HATS and CAPS, GLOVES, MITTENS, Rubber Coats, SOCKS, NECK-TIES, Etc. Respectfully yours,

E. SMITH & CO.

P. S .-- I want to buy some Nice E. SMITH & CO. Clean Oats.

CARRIAGE FACTORY

we are prepared to do

WAGON CARRIAGE MAKING

Trimming, Painting & Repairing.

All kinds of wood-Work promptly J. G. GARVIN

J. C. WARNER.

J. C. WARNER,

Is prepared to furnish his customers with all kinds of

Fresh, SALT.

HAM.

Bacon, Sausage and Fresh Fish.

Eggs, Butter and Lard

We pay Cash for Butter SEgs.

Next door to Post Office, .

J. C. WARNER.

- DR. A. B. SPINNEY,

Medical Superintendent of the Ypallan Sanitarium for the purpose of accommos ting his many friends and patients that can not visit or consult him at the Sanitarium, baopened an Office at the point named below. and will be there on that day, from 8 A. M. until 10 P. M. The Doctor has been twentyeight years in practice - thirteen years in general practice, and fifteen years in the study and treatment of all forms of Chronic Diseases. The last two years has had charge. first of Alma and now Ypsilanti Sanitariums. Having secured an able assistant, he is enabled to get away from the Sanitarium four days at a time. If you have Catarrh. Throat, Lung, Eye, Ear, Liver, Stomach, Kidney, or Marvous Diseases, improve this opporconity for a careful examination. If vo. o is curable he will tell you so; if you ca ented at home he will do so, if not, he Il you what it will cost and how long it rake at the Sanitarium.

18888 fitted to all cases needing them. ial attention given to Rectal, Uteria. vate Diseases.

At Dyckman House, 6th day of each 1735 hearing. 1735 94012 BENJ. F. HECKERT, Judge of Probate.

H. P. NELSON -- FURNITURE.

H. P. NELSON, DEALER IN

FURNITURE! ALSO AGENT FOR

No. 9 Wheeler & Wilson Sewing Machines.

Needles and Supplies on hand.

LEGAL NOTICES.

Buren and state of Michigan.
Dated November 18th, 1889.
FRANCIS-W. SELLICK, Mortgagee.

lished in the True Northerner, a newspaper print

9t4o12 BENJ. F. HECKERT, Judge of Probate.

DROBATE ORDER. State of Michigan:

of Van Buren, holden at the probate office in the village of Paw Paw, on Thursday, the 14th day of November, in the year one thousand eight hundred

County of Van Buren—ss.

At a session of the probate court for the county

WM. H. MASON, Att'y for Mortgagee,

and eighty-nine

In the matter of the estate of Dudley Thoraton, deceased:

Nancy Thornton, executrix of said estate, comes into court and represents that she is now prepared to render her final account as such executrix, and files the same.

Thereupon it is ordered that Monday, the 23d say of December next, atten o'clock in the forencom, be assigned for examining and silowing such account, and that the heirs at law of said deceased, and all other persons interested in said estate are required to appear at a session of said court, then to be holden at the probate office, in the village of Paw Paw, in said county, and show cause, if any there be, why the said account should not be allowed. And it is further ordered that said executrix give notice to the persons interested in said estate, of the pendency of said account and the hearing thereof, by causing a copy of this order to be published in the TRUK NORTHERNER, a newspaper printed and circulating in said county, three successive weeks at least previous to said day of hearing.

944012] BENJ, F, HECKERT, Judge of Probate. MORTGAGE SALE. Default having been made in the payment of the money secured by a mortgage, dated the 6th day of July, A. D. 1885, executed by Jacob Hungerford, Mary V. Hungerford and Ernest Hungerford, of Waverly, Van buren county, Michigan, to Francis W. Sellick, of Paw Paw, Van Buren county, Michigan, to secure the payment of two hundred and fifty-nine dollars and the interest, which mortgage was recorded in the office of the register of deets for the county of Van Buren, in liber 35 of mortgages, on page 412, on the 6th day of July, A. D. 1855, at 5 o'clock p. m. There has become due of said mortgage debt the sum of ninety-two dollars of interest, and in said mortgage it was provided that should any default be made in the payment of the interest, or any part thereof, and should the same remain unpaid and in arrears for the space of sixty days, then and from thenceforth, that is to say, after the lapse of said sixty days, the aforesaid principal sum of two hundred and fifty-nine dollars, with all arrearages of interest thereon, should, at the option of the second party in said mortgage, become due and payable immediately thereafter; and said ninety-two dollars of interest having become due and remaining unpaid for more than sixty days after due, the said second party has declared his option and hereby gives notice of his option to consider the whole amount of said mortgage debt due and payable.

And whereas, the amount claimed to be sue upon said mortgage at the date of this notice is the sum of three hundred and fifty-one dollars, principal and interest and the further sum of twenty dollars as an attorney fee, provided for in said mortgage, and which is the whole amount claimed to be unpaid on said mortgage, and no said mortgage, or any part thereof, whereby the power of sale in said mortgage has become operative.

Now therefore, Notice is hereby given that by virue of said power of sale and in torgance of the

PROBATE ORDER. State of Michigan-

At a session of the probate court for said county, held at the probate office in the village of Paw, Paw, on Tuesday, the 19th day of November, in the year of our Lord one thousand eight bundred and

ighty-nine: Present, Hon. Benjamin F. Heckert, Judge of

In the matter of the estate of Dudley Thorn-

A DMINISTRATOR'S SALE. - In the

deceased.

Notice is hereby given, that by virtue of a license granted to me by the probate court for the county of Van Buren, state of Michigan, I will sell at public vendue, to the highest bidder, at the premises described below on the 11th day of January, eighteen hundred and minety, at ten o'clock in the forencon, all the right, title and interest of the said Cornelius Dorgan in and to the following described real estate, to-wit: Lots ten (10) and eleven (11) in block eight (8) of Dyckman and Woodman's addition to the village of Paw Paw, county of Van Buren and state of Michigan.

Michigan.

Dated November 25th, 1889.

MARY DORGAN, Administrator of said decea

MORTGAGE SALE,—Whereas, default having been made in the payment of a certain indenture of mortgage, bearing date August 16th. A. D. 1887, given by Emma R. McNutt, of Jefferson Park, Cook county, Illinois, to Benjamin F. Mcrrill, of South Haven, Van Buren county, Michigan, which said mortgage was, on the 24th day of August, 1887, duly recorded in the office of the register of deeds for Van Buren county, in liber 14 of mortgages, on page 336, and which said mortgage was, on the 21st day of August, A. D. 1888, duly assigned by said mortgage Benjamin F. Merrill to Clara A. Tyler, of South Haven, said county and state last aforesaid, by a written assignment, and which said assignment was, on the 5th day of November, A. D. 1889, duly recorded in the office of the register of deeds for Van Buren county, Michigan, in liber 42 of mortgages, on page 197; and on which said mortgage there is claimed to be due and unpaid at the date of this notice the sum of six hundred and two and 6-100ths dollars (\$602.06) principal and interest, as well as an attorney fee of twenty-five dollars, provided for in said mortgage, and no proceedings at law or in equity having been instituted to recover the amount so claimed to be due and unpaid on said mortgage, or any part thereof.

Now, therefore, notice is hereby given, that by virtue of the power of sale in said mortgage contained, there will be sold at public anction, to the highest bidder, at one o'clock p. m. on Friday, the 7th day of February, A. D. 1890, at the front door of the court house, in the village of Paw Paw, county of Van Buren and state of Michigan, (that being the place of holding the circuit court for said county,) to satisfy the amount claimed to be due on said mortgage, including interest thereon, the costs of foreclosure and an attorney fee of \$25.00, as provided for by law, the premises described in said mortgage, viz. The south Now therefore, Notice is hereby given that by vir-Now therefore, Notice is hereby given that by virtue of said power of sale, and in pursuance of the
statute in such case made and provided, the said
mortgage will be foreclosed by a sale of the premises therein described at public auction, to the highest bidder, at the front door of the court house, in
the village of Paw Paw, in said county of Van Buren, (said court house being the place of holding the
circuit court in and for said county) on the 21st day
of February, A. D. 1860, at one o'clock in the afternoon of that day, which said premises are described
as follows, to-wit: The south thirty acres of the
north-east quarter of the north-west quarter and the
north-west quarter of section twenty-six, in town the north-west quarter of section twenty-six, in town two south of range fourteen west, which said pieces or parcels of land are situate in the county of Van

PROBATE ORDER. State of Michigan—County of Van Buren—ss.

At a session of the probate court for the county of Van Buren, holden at the probate office, in the village of Paw Paw, on Monday, the 18th day of November, in the year one thousand eight hundred and eight vaning. Present: Hon. Benjamin F. Heckert, Judge of cluding interest thereon, the costs of foreclosure and an attorney fee of \$25.00, as provided for by law, the premises described in said mortgage, viz: The south east quarter of the south east quarter of the south west quarter of section fifteen [15] in township one [1] south of range seventeen [17] west, county of Van Buren and state of Michigan.

The above premises will be sold subject to an installment of \$278.66 and the interest thereon, unpaid and due September 16th, 1860, and secured by said mortgage. In the matter of the estate of Ellen W. Gorton, deceased,
On reading and filing the petition, duly verified, of
William H. Gorton, heir-at-law of said deceased,
praying, for reasons therein stated, that a certain
instrument in writing now on file in this court purporting to be the last will and testament of said deceased may be admitted to probate and the execution
thereof.

ceased may be admitted to probate and the execution thereof be granted to said petitioner, the executor therein named:

Thereupon it is ordered, That Monday, the 16th day of December, 1889, at ten o'clock in the forenoon. be assigned for the hearing of said petition, and all persons interested in said estate are required to appear at a session of said court, then to be holden at the probate office, in the village of Paw Paw, and show cause, if any there be, why the prayer of the petitioner should not be granted.

And it is forther ordered, That said petitioner give notice to the persons interested in said estate of the pendency of said petition, and the hearing thereof, by causing a copy of this order to be published by causing a copy of this order to be published by the True Northerner, a newspaper printed.

from that date were allowed for creditors to present their claims against the estate of Anna Van Buren, late of said county, deceased; and that all creditors of said deceased are required to present their claims to said probate court, at the probate office, in the village of Paw Paw, for examination and allowance, on or before the 12th day of May next, and that such claims will be heard before said court on Monday, the 12th day of February, and on Monday, the 12th day of May next, at ten o'clock in the forenoon of each of those days.

Dated November 8th, A. D. 1889.

8t5o12] BENS. F. HECKEET, Judge of Probate. from that date were allowed for creditors to pr and circulating in said county of Van Buren, for three successive weeks at least previous to said day of hearing, 9t4012] BENJ, F. HECKERT, Judge of Probate. PROBATE ORDER. State of Michigan. County of Van Buren - ss. Probate court for At a session of the probate court for said county, held at the probate office, in the village of Paw Paw on Saturday, the 16th day of November, in the year of our Lord one thousand eight hundred and eighty-

Present, Hon. Benjamin F. Heckert, Judge of PROBATE ORDER. -State of Michigan In the matter of the estate of Lewis Parrish, At a session of the probate court, for the county of Van Buren, holden at the Probate office, in the village of Paw Paw, on Saturday, the 5th day of November, in the year one thousand eight hundred James Bradt, administrator of said estate, comes Tames brant, admissrator of said counter, comes into court and represents that he is now prepared to render his final account as such, and files the same; Thereupon it is ordered, That Monday, the lifth day of December next, at ten o'clock in the forenoon, be assigned for examining and allowing such account, and that the heirs at law of said deceased and eighty-nine: Present, Hon. Benjamin F. Heckert, Judge of Probate. In the matter of the estate of Ellen W.

account, and that the heirs at law of said deceased and all other persons interested in said estate are required to appear at a session of said court, then to be holden at the probate office, in the village of Paw Paw, in said county, and show cause, if any there be, why the said account should not be allowed. And it is further ordered that said administrator give notice to the persons interested in said estate of the pendency of said account, and the hearing thereof, by causing a copy of this order to be published in the True Northerner, a newspaper printed and circulating in said county of Van Buren, for three successive weeks at least previous to said day of hearing. Gorton, deceased.

On reading and filing the petition duly verified of Ella W. Gorton, helt-at-law of said deceased, praying, for reasons therein stated, that a certain instrument in writing now on file in this court, purporting to be the last will and testament of said deceased, may be admitted to probate and the execution there of be granted to said petitioner, the executrix therein

Thereupon it is ordered, that Monday, the 9th day of December, 1889, at ten o'clock in the forenoon, be assigned for the hearing of said petition, and all persons interested in said estate are required to appear at a session of said court, then to be holden at the Probate office, in the village of Paw Paw, and show cause, if any there be, why the prayer of the petitioner should not be granted.

And it is further ordered, that said petitioner give notice to the persons interested in said estate, of the pendency of said petition, and the hearing thereof, by causing a copy of this order to be published in the TRUE NORTHERNER, a newspaper printed and circulating in said county of Van Buren, for three successive weeks at least previous to said day of hearing. and eighty-nine:
Present, Hon. Benjamin F. Heckert, Judge of
Probate.
In the matter of the estate of Abel H. hearing. 8t4011] BENJ. F. HECKERT, Judge of Probate.

In the matter of the estate of Abel H.
Lockwood, deceased.
On reading and filing the petition, duly verified,
of Betsey A. Lockwood, widow of said deceased,
praying, for reasons therein stated, that a certain instrument in writing, purporting to be the last will
and testament of said deceased, now on file in this MORTCACE SALE.—Default having been made in the payment of the money secured by a mortgage, dated the ninth day of February, A. D. 1886, executed by John White and Ida White, his wife, of Pine Grove township, Van Buren county, Michigan, to William J. Sellick, of Paw Paw, Michigan, to secure the payment of seven hundred dollars and interest, which mortgage was recorded in the office of the register of deeds of the county of Van Buren, in liber 35 of mortgages, on page 480, on the 19th day of February, A. D. 1886, at 2 o'clock p. m.; there has become due of said mortgage debt one hundred and thirty-nine and 58-100 dollars of interest, and in said mortgage it was provided that should any default be made in the payment of the interest, or any part thereof, on the day whenever the same is made payable, and should the same remain unpaid and in arrears for the space of sixty days, then and from thenceforth, that is to say, after the lapse of said sixty days the aforesaid principal sum of seven hundred dollars with all the arrearages of interest thereon should, at the option of the second party in said mortgage, become due and payable immediately thereafter, and said one hundred and thirty-nine and 58-100 dollars having become due and remained unpaid for more than sixty days after due, the underestened has declared his striment in writing, purporting to be the last will and testament of said deceased, now on file in this court, may be admitted to probate, and that Volney H. Lockwood and said petitioner have the execution thereof as executors in said will named;

Thereupon it is ordered that Monday, the 16th day of December, 1889, at ten o'clock in the forenoon, be assigned for the hearing of said petition, and all persons interested in said estate are required to appear at a session of said court, then to be holden at the probate office in the village of Paw Paw, and show cause, if any there be, why the prayer of the petitioner should not be granted. And it is further ordered that said petioner give notice to the persons interested in said estate, of the peudency of said petition and the hearing thereof, by causing a copy of this order to be published in the TRUE NORTHERNER, a newspaper printed and circulating in said county of Van Buren, for three successive weeks at least previous to said day of hearing.

944012] BENJ, F. HECKERT, Judge of Probate. PROBATE ORDER,—State of Michigan,
At a session of the probate court for the county of
Van Buren, holden at the probate office in the village of Paw Paw, on Thursday, the 14th day of
November, in the year one thousand eight hundred
and eighty-nine:
Present, Hon. Benjamin F. Heckert, Judge of
Probate.
In the matter of the estate of Elizabeth
Terry, deceased.
On reading and filing the petition, duly verified,
of M. A. Sherrod, one of the next of kin and heirastated, that a certain instrument in writing, now on
file in this court, purporting to be the last will and
testament of said deceased, praying, for reasons therein
stated, that a certain instrument in writing, now on
file in this court, purporting to be the last will and
testament of said deceased, may be admitted to probate, and that the execution thereof may be granted
to H. S. Richards, the execution thereof may be granted
to H. S. Richards, the execution thereof may be granted
to H. S. Richards, the execution thereof may be granted
to H. S. Richards, the execution thereof may be granted
to H. S. Richards, the execution thereof may be granted
to H. S. Richards, the execution thereof may be granted
to H. S. Richards, the execution thereof may be granted
to H. S. Richards, the execution thereof may be granted
to H. S. Richards, the execution thereof may be granted
to H. S. Richards, the execution thereof may be granted
to H. S. Richards, the execution thereof may be granted
to H. S. Richards, the execution thereof may be granted
to H. S. Richards, the execution thereof may be granted
to H. S. Richards, the execution thereof may be granted
to H. S. Richards, the execution thereof may be granted
to H. S. Richards, the executed the said profice of the partition, and
all persons interested in said estate, are required to
appear at a session of said court, then to be holden
at the probate office in the village of Faw Paw, and
show cause, If any there be, why the prayer of the
petitioner should not be granted.

And it is further ordered that said
petitioner PROBATE ORDER. State of Michigan,